UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE WELLBUTRIN SR/ZYBAN ANTITRUST LITIGATION)	
THIS DOCUMENT RELATES TO:) Master File No. 02-CV-4398- BWK	
ALL ACTIONS))	
JOSEPH BURRELL, EILEEN JACOBS, and HEALTH CARE FOR ALL, on behalf of themselves and all others similarly situated,)))) No. 02-CV-4431- BWK	
Plaintiffs,))	
v.))	
GLAXOSMITHKLINE PLC, and SMITHKILNE BEECHAM CORP.,))	
Defendants.		
UNITED FOOD AND COMMERCIAL WORKERS UNIONS AND EMPLOYERS MIDWEST HEALTH BENEFITS FUND, on behalf of itself and all others similarly situated, Plaintiff,	No. 02-CV-4571- BWK	
v.)) 	
GLAXOSMITHKLINE PLC, and) SMITHKILNE BEECHAM CORP., dba) GLAXOSMITHKLINE, INC.,)		
Defendants.		
SHEILA A. VIGEANT, on behalf of herself and all others similarly situated,	N 02 OV ((07 DWV	
Plaintiff,	No. 02-CV-6687- BWK	
v.)		

GLAXOSMITHKLINE PLC, and SMITHKILNE BEECHAM CORP., <i>dba</i> GLAXOSMITHKLINE, INC.,)))
Defendants.)
JEFFREY ETTINGER, MATTHEW ANDROAD and ADVOCATES FOR CONSUMER TRUTH, on behalf of themselves and all other persons and entities similarly situated, Plaintiffs,	E,)))) No. 02-CV-6688 BWK)
v.)
GLAXOSMITHKLINE PLC, and SMITHKILNE BEECHAM CORP., <i>dba</i> GLAXOSMITHKLINE, INC.,)))
Defendants.)
JOAN GADDY, individually and on behalf of all others similarly situated,))) No. 02-CV-6707- BWK
Plaintiff,))
V.))
GLAXOSMITHKLINE PLC, and SMITHKILNE BEECHAM CORP., <i>dha</i> GLAXOSMITHKLINE, INC.,)))
Defendants.)) _)

NOTICE OF DISMISSAL

Pursuant to Fed. R. Civ. P. 41(a)(1)(i), plaintiffs in each of the actions captioned above and numbered 02- CV-4431; 02-CV-4571; 02-CV-6687; 02-CV-6688; and 02-CV-6707, voluntarily dismiss their claims against defendants, without prejudice. In support of the dismissals, plaintiffs state the following:

- 1. By Order of the Court dated October 29, 2002, each of the actions captioned above were consolidated with 02-CV-4398.
- 2. All plaintiffs in each of the above referenced actions therefore voluntarily dismiss their claims without prejudice in the each of the above referenced matters respectively.

Dated: August 3, 2004

Respectfully Submitted.

By: Inthony J. Bolognese

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